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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s):

David H. Davies; David L. Blankenbeckler; Michael Braitberg

Assignee:

DPHI Acquisitions, Inc.

Title:

First-side Dual Layer Optical Data Storage Disk and Method of

Manufacturing the Same

Serial No.:

09/764,042

Filing Date:

January 16, 2001

Examiner:

Krynski

Group Art Unit:

2651

Docket No.:

M-9998 US

## COMMISSIONER FOR PATENTS

Washington, D.C. 20231

### POWER OF ATTORNEY BY ASSIGNEE OF ENTIRE INTEREST

Sir:

The above-identified assignee, hereby revokes all powers of attorney previously given and appoints the attorney(s) and/or agent(s) identified below to prosecute the above-identified application and to transact all business in the United States Patent and Trademark Office in connection therewith:

#### Customer No. 32605

Please address all correspondence and telephone calls regarding this application to:

Theodore P. Lopez
MacPherson Kwok Chen & Heid LLP
2001 Gateway Place, Suite 195E
San Jose, CA 95110
Phone: (949) 752-7040

Fax: (408) 392-9262

## ASSIGNEE CERTIFICATION UNDER 37 CFR 3.73(B)

The undersigned representative of the above-identified assignee certifies that the above-identified assignee is the assignee of the entire right, title and interest in the above-identified

patent application/patent by virtue of a chain of title from the inventor(s) of the above-identified patent application/patent to the above-identified assignee as shown below:

- 1. From: David H. Davies To: DataPlay, Inc.
- 2. From: David L. Blankenbeckler To: DataPlay, Inc.
- 3. From: Michael Braitberg To: DataPlay, Inc.

The document was recorded in the United States Patent and Trademark Office at Reel 011481 Frame 0440.

- From: DataPlay, Inc To: Silicon Valley Bank
   The document was recorded in the United States Patent and Trademark Office at Reel
   012493 Frame 0423.
  - 5. From: Silicon Valley Bank To: DPHI Acquisitions, Inc. A copy of the assignment document being attached hereto.

The undersigned (whose title is supplied below) is empowered to sign this certificate on behalf of the above-identified assignee.

Date: 4/15/03

By: Vellag L. Foliant (Signature)

Name: TEFFREY L. KOBERCES

Title: DIRECTOR FINANCE



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APRIL 16, 2001

PTAS

SKJERVEN MORRILL & MACPHERSON LLP DAVID E. STEUBER 25 METRO DRIVE, SUITE 700 SAN JOSE, CA 95110



\*101605424A\*

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

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RECORDATION DATE: 01/16/2001

REEL/FRAME: 011481/0440

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

DAVIES, DAVID H.

DOC DATE: 01/12/2001

ASSIGNOR:

BLANKENBECKLER, DAVID

DOC DATE: 01/12/2001

ASSIGNOR:

BRAITBERG, MICHAEL

DOC DATE: 01/12/2001

ASSIGNEE:

. . DATAPLAY, INC.

6200 LOOKOUT ROAD

BOULDER, COLORADO 80301

SERIAL NUMBER: 09764042

PATENT NUMBER:

FILING DATE: 01/16/2001

ISSUE DATE:

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SKJERVEN, MORRILL, MACPHERSON,

ATTORNEY: ACTION: LOS DOR ACTION: Che P. Com DIE. ACTION: F.F Remin DUE DOCKETED BY:\_ DATE: 4-25-01 FORM LETTER: YES/NO 1-16-02 Status 1-18-03

011481/0440 PAGE 2

MARY BENTON, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS 3

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02-06-2001

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

1-16-01

101605424 TO THE HONORABLE DIRECTOR OF THE UNITED S .CE. PLEASE RECORD THE ATTACHED ORIGINAL DOCUMENTS OR COPY THEREOF. Name of conveying party(ies): Name and address of receiving party(ies): David H. Davies Name: DataPlay, Inc. David Blankenbeckter Street Address: (b) 6200 Lookout Road (c) Michael Braitberg City: Boulder Additional name(s) of conveying party(ies) attached? Country: USA X No Yes 3. Nature of Conveyance: Name and address of receiving party(ies): Assignment Assignment Merger Name: {Enter Name} Security Agreement Change of Name Street Address: {Enter Street Address} City: {City} {State} (Zip) Other {Enter Description} Country: {Country} Execution Date: (a) (b) & (c) January 12, 2001 Additional name(s) & address(es) attached? Yes No Application number(s) or patent number(s); 091764042 If this document is being filed together with a new application, the execution date of the application is: January 12, 2001 A. Patent Application No.(s) - {Patent Application Numbers} B. Patent No.(s) **Dual Layer Information Disk** X Additional numbers attached? No 5. Name and address of party to whom correspondence Total number of applications and patents involved: One. concerning document should be mailed: David E. Steuber Name: Internal Address: SKJERVEN MORRIUL MacPHERSON LLP Street Address: 25 METRO DRIVE, SUITE 700 7. Total fee (37 CFR 3.41): \$40.00 City SAN JOSE State <u>CA</u> 95110 Authorized to be charged to Deposit Account 19-2386 X Charge Deposit Account 19-2366 for any additional fees required for this conveyance and credit deposit account 19-2386 any amounts overpaid 02/06/2001 RÄHMEDI 00000049 192386 09764042 i FC:581 40.00 CH DO NOT USE THIS SPACE Statement and signature. To the best of my knowledge and belief, the foregeting information is true and correct and any attached copy is a true copy of the original document. David E. Steuber Name of Person Signing Signature Total number if pages comprising cover sheet: 3

Attorney Docket No.: M-9998 US

#### ASSIGNMENT

For good and valuable consideration, receipt of which is hereby acknowledged, we

David H. Davies David Blankenbeckler Michael Braitberg

hereby sell, assign and transfer to DataPlay, Inc., a Delaware corporation, having a place of business at 6200 Lookout Road, Boulder, Colorado 80301, its successors and assigns, the entire right, title and interest throughout the world in our invention in:

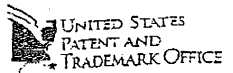
# FIRST-SIDE DUAL-LAYER OPTICAL DATA STORAGE DISK AND METHOD OF MANUFACTURING THE SAME

for which we have executed a United States patent application on or about the date of this assignment, and all patent applications and patents of every country for said invention, including divisions, reissues, continuations and extensions thereof, and all rights of priority resulting from the filing of said applications; we authorize the above-named assignee to apply for patents of foreign countries for said invention, and to claim all rights of priority without further authorization from us; we agree to execute all papers useful in connection with said United States and foreign applications, and generally to do everything possible to aid said assignee, their successors, assigns and nominees, at their request and expense, in obtaining and enforcing patents for said invention in all countries; and we request the Commissioner of Patents and Trademarks to issue all patents granted for said invention to the above-named assignee, its successors and assigns.

Executed this 12 day of JAN	, 2001.
	(-) (50-)
<del></del>	Jan Jan
$A \cap A$	David H. Davies
State of <u>("Albrado</u> )	
(	
State of <u>Palorado</u> ) ss. County of <u>Boulder</u> )	
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•	•
	Or 110 10.1
On $1-12-01$ before me,	Caral Neyer notary
personally appeared David H. Davies personally	known to me or proved to me on the basis of
satisfactory evidence to be the person(s) whose n	
instrument and acknowledged to me that he/she/t	•••
authorized capacity(ies), and that by his/her/their	· ·
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TO TAKE THE	INESS my hand and official seal.
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Executed this 12 day of Qanuary , 2001.
, Dul Blilde
State of
on 1-12-0/ before me, <u>Ord Mugar Natural</u> personally appeared David Blankenbeckler personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is(are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authors alicant (ies), and that by his/her/their signature(s) on the instrument the person(s), or the person of which the person(s) acted, executed the instrument.
WITNESS my hand and official seal.  SIGNATURE OF NOTARY
My Commission Expires 07/29/2002
Executed this 12 day of <u>Garuary</u> , 2001.  State of <u>Colorado</u> State of <u>Boulder</u>
On
WITNESS my hand and official seal.  Call Meyer  SIGNATURE OF NOTARY



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Chief Information Officer Washington, DC 20221 WWWLLSDED.gov

SILICON VALLEY BANK SHANNON HUBBARD LCAN ECCUMENTATION HALES 3003 TASMEN DR. SANTA TLAFA, CA 95054

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PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION MOTICE REFLECTS THE DATA FRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WEOSE NAME APPEARS ON THIS MOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-1, 1213 JEFFERSON DAVIS HWY, SULTE 320, WASHINGTON, D.C. 20231.

ECORDATION DATE: 01/29/2002

RYEL/FRAME: 012493/0423 NUMBER OF PAGES: 12

BRIEF: SECURITY AGREEMENT

ASSEGNOR:

DATAPLAY, INC.

DOC DATE: 12/20/2001

ASSIGNEE:

SILICON VALLEY BANK 3003 TASMAN DR. LCAN OCCUMENTATION HA155 SANTA CLARA, CALIFORNIA 95054

SERTAL NUMBER: 09315398 \*

PACENT NUMBER:

SERIAL NUMBER: 09753356 .

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SERTAL NUMBER: 09753109 .

FACENT NUMBER:

SERIAL NOMBER: 09527982\*

PACENT NUMBER:

FILING DATE: 05/20/1999

ISSUE DATE:

FILING DAME: 03/15/2001

ISSUE DATE:

FILING DATE: 12/29/2000

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## 12493/0423 PAGE 4

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SEETAL NUMBER: 09940026

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SERIAL NUMBER: 09939896 .

PATENT NUMBER:

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MARCUS KIRK, EXAMENER ASSIGNMENT DIVISION

OFFICE OF PUBLIC RECORDS

FILING DATE: 08/27/2001 MA 4743 ISSUE DATE:

FILING DATE: 05/01/2001 M 4648 issue Date:

PILING DATE: 07/31/2001 M-H533

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FILTE DATE: 08/27/2001 M - 12038

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FILING DATE: 08/27/2001 M-1204)

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FILING DATE: 08/27/2001 W- 12042

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FILENG DATE: 08/27/2001 M-12043

ISSGE DATE:

From-HUTCHINSON BLACK and COOK, LLC 03-20-03 01:14Pm

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F-873 P. 02 T-626

# ASSIGNMENT

This Assignment ("Assignment") is effective as of the date of execution hereof by SILICON VALLEY BANK ("SVB") having a place of business at 3003 Tasman Drive, Santa Clara, California 95054, GATX VENTURES, INC ("GATX") having a place of business at 3687 Diablo Boulevard, Suite 200, Lafayette, California 94549, and SEQUEL ENTREPRENBURS' FUND II, L.P., in its capacity as Collateral Agent ("Sequel") having a place of business at 4430 Arapahoe Avenue, Suite 220, Boulder, Colorado 80303 (SVB, GATX and Sequel hereinafter collectively referred to as "Assignors"). The rights assigned herein will be owned by DPHI Acquisitions, Inc., a Delaware corporation, (hereinafter "Assignee"), with its principal place of business located at 2580 55th Street, Boulder, Colorado 80301.

WHEREAS, Assignors have acquired all rights, title and interest to technologies ("Technology") including, but not limited to, all versions of any software, firmware, hardware, chip layout and design, manufacturing processes, methods and system (including, without limitation, computer applications), ideas, inventions, disclosures, original works of authorship, developments, improvements, modifications, or enhancements, created, acquired and/or developed by or on behalf of DataPlay, Inc., including, without limitation, all object code and source code; all designs, drawings, specifications, models, data, algorithms, documentation, diagrams, flow charts and development plans, know-how and techniques, trade secrets and materials; all derivative works of the foregoing by whomever created (in object code, source code, or any other form and/or any media); and all tangible embodiments of the foregoing (in whatever form or media); and

WHEREAS, Assignors hereby desire to irrevocably assign to Assignee all rights, title and interest in and to the Technology.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors make the following assignment:

- 1. Assignors hereby irrevocably assign to Assignee all of Assignors' rights, title and interest in and to the Technology, said rights, title and interest including, but not limited to, all patent rights, copyrights, trademark rights, mask rights, trade secret rights and all other intellectual and industrial property rights anywhere in the world thereto, to have and to hold the same unto Assignee, its successors and assigns. In addition, Assignors hereby assign to Assignee and waives any and all moral rights Assignors may have in and to the Technology or any portion thereof.
- 2. Assignors irrevocably assign to Assignee all of Assignors' rights, title and interest in and to all patent applications and issued patents so derived from the Technology, together with any reissue, continuation, division, continuation-in-part or extension thereof, filed in the United States, as listed in Auschment A, and Internationally, as listed in Attachment B. In addition, Assignors irrevocably assign to Assignee all of Assignors' rights, title and interest in all invention disclosures as listed in Attachment C.
- 3. At any time, and from time to time after the date of execution of this Assignment, Assignors shall forthwith upon Assignee's request take any and all steps to

03-20-03 B1:14pm From-HUTCHINSON BLACK and COOK, LLC

3034426593

T-826 P.03 F-873

execute, acknowledge and deliver to Assignee any and all further instruments and assurances necessary or expedient in order to vest the aforesaid rights and causes of action more effectively in Assignee and to facilitate Assignee's enjoyment and enforcement of said rights and causes of action

- 4. Assignors hereby constitute and appoint Assignee as Assignors' true and lawful attorney-in-fact, with full power of substitution in Assignors' name and stead, to take any and all steps, including proceedings at law, in equity or otherwise, to execute, acknowledge and and all instruments and assurances necessary or expedient in order to vest or perfect deliver any and all instruments and assurances necessary or expedient in order to vest or perfect deliver any and all instruments and assurances necessary or expedient in order to vest or perfect the aforesaid rights and causes of action more effectively in Assignee or to protect the same or to the aforesaid rights and causes of action more effectively in Assignee or to protect the same or to enforce any claim or right of any kind with respect thereto. This includes, but is not limited to, enforce any rights with respect to the Technology that may accrue or have accrued in Assignors' favor any rights with respect to the Technology to the date of this Assignment. Assignors from the respective date of creation of the Technology to the date of this Assignment. Assignors hereby declare that the foregoing power is coupled with an interest and is interocable.
- 5. To the extent, if any, that Assignors retain any right, title or interest with respect to the Technology or rights in any technology or materials that would be infringed by Assignee's use, sale, offer for sale, modification, making, maintenance, support, reproduction or Assignee's use, sale, offer for sale, modification, making, maintenance, support, reproduction or distribution of any of the Technology, Assignors hereby grant to Assignee an exclusive, distribution of any of the Technology, royalty-free, transferable, sublicensable, worldwide right intervocable, perpetual, fully paid-up, royalty-free, transferable, sublicensable, worldwide right and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (i) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (ii) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (ii) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (ii) to use, sell, offer to sell, and license to exploit and exercise all such technology and materials (ii) to use, sell, offer to sell, and license to exploit and exercise all such t
- 6. No waiver of any breach or condition of this Assignment shall be deemed to be a waiver of any other or subsequent breach or condition, whether of like or different nature. If any provision of this Assignment is held by a court of competent jurisdiction to be illegal, invalid or unenforceable, that provision shall be limited or eliminated to the minimum extent necessary so that this Assignment shall otherwise remain in full force and effect and enforceable, necessary so that this Assignment shall otherwise remain in full force and effect and enforceable. This Assignment shall be governed by and construed in accordance with the laws of the State of California applicable to contracts entered into and to be wholly performed within California, without regard to conflicts of laws provisions thereof.

WITHOUT LIMITING IN ANY WAY THE PROVISIONS OF THE ASSET PURCHASAE AGREEMENT DATED FEBRUARY 19, 2003, BETWEEN ASSIGNORS AND ASSIGNEE, INCLUDING THE ASSIGNORS' REPRESENTATIONS AND WARRANTIES SET FORTH THEREIN, ALL OF WHICH APPLY TO THIS ASSIGNMENT AND ALL OF WHICH TERMS OF THE ASSET PURCHASE AGREEMENT ARE APPLICABLE TO THIS ASSIGNMENT AND THE CONVEYANCE EFFECTUATED PURSUANT HERETO, ASSIGNORS MAKE NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AS TO ANY MATTER WHATSOEVER, INCLUDING, BUT NOT LIMITED TO: THE TITLE TO THE TECHNOLOGY; THE CONDITION, DESIGN, OR QUALITY OF THE TECHNOLOGY; THE FITNESS OF THE COMPLIANCE USE FOR TECHNOLOGY; TECHNOLOGY THE OF MERCHANTABILITY

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LAWS, RULES, YKA REQUIREMENTS OF THE THERETO: PATENT WITH TECHNOLÖGY PERTAINING INFRINGEMENT; LATENT DEFECTS; THE QUALITY OF THE MATERIAL OR WORKMANSHIP OF THE TECHNOLOGY OR THE CONFORMITY OF THE TECHNOLOGY TO THE PROVISIONS AND SPECIFICATIONS OF ANY PURCHASE ORDER RELATING THERETO; THE OPERATION, USE, OR PERFORMANCE OF THE TECHNOLOGY; OR ANY OTHER REPRESENTATION OR WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE TECHNOLOGY. ASSIGNEE ALSO ACKNOWLEDGES THAT ASSIGNORS HAVE MADE NO REPRESENTATION OR WARRANTY OF ANY KIND, NATURE OR DESCRIPTION, EXPRESS OR IMPLIED, WITH RESPECT TO THE OPERATION, USE OR PERFORMANCE OF THE

ASSIGNORS SHALL HAVE NO LIABILITY TO ASSIGNEE OR ANY PERSON WHOMSOEVER (INCLUDING LICENSEES OR PURCHASERS OF ALL OR ANY OF THE TECHNOLOGY) FOR ANY CLAIM, LOSS, DAMAGE OR EXPENSE (INCLUDING THE TECHNOLOGY) FOR ANY KIND OR NATURE, WHETHER SPECIAL, ATTORNEY FEES) OF ANY KIND OR NATURE, WHETHER SPECIAL, ATTORNEY FEES) OF ANY KIND OR NATURE, WHETHER SPECIAL, ATTORNEY FEES) OF ANY KIND OR OTHERWISE, CAUSED OR ALLEGED TO BE CONSEQUENTIAL, ECONOMIC OR OTHERWISE, OR PRODUCTS THEREFROM, BY CAUSED DIRECTLY, INDIRECTLY, INCIDENTALLY, OR CONSEQUENTIALLY BY CAUSED DIRECTLY, INDIRECTLY, INCIDENTALLY, OR PRODUCTS THEREFROM, BY THE TECHNOLOGY OR DEFICIENCY ANY INADEQUACY OF THE TECHNOLOGY OR DEFECT OR DEFICIENCY OTHERWISE FROM ASSIGNORS OR ASSIGNEE'S NEGLIGENCE OR OTHERWISE, OTHERWISE FROM ASSIGNORS OR ASSIGNEE'S NEGLIGENCE OR OTHERWISE, OR FOR ANY LOSS OF BUSINESS OR DAMAGE WHATSOEVER AND HOWSOEVER OR FOR ANY LOSS OF BUSINESS OR DAMAGE WHATSOEVER AND HOWSOEVER CAUSED, OR ARISING OUT THE TECHNOLOGY.

Assignee acknowledges that Assignors have made no representation or warranty concerning the location of the Technology nor whether all of the Technology is in existence or operational. ASSIGNEE PURCHASES THE TECHNOLOGY AS IS AND WHERESOEVER LOCATED, WITHOUT REPRESENTATION OR WARRANTY OF ANY KIND. Assignee LOCATED, WITHOUT REPRESENTATION of this Assignment.

Assignee agrees to be responsible for all taxes, that are now existing or hereafter are incurred, assessed, or imposed on the Technology or as a result of the ownership or sale of the Technology, except as expressly provided otherwise in the Asset Purchase Agreement. Assignee Technology, except as expressly provided otherwise in the Asset Purchase Agreement. Assignee hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from and against any and all taxes, that are now hereby agrees to hold Assignors harmless from any against any and all taxes, that are now hereby agrees to hold Assignors harmless from any against any and all taxes, that are now hereby agrees to hold Assignors harmless from any against any and all taxes, that are now hereby agrees to hold Assignors harmless from any against any and all taxes, that are now hereby agrees to hold Assignors harmless from any against any and all taxes, that are now hereby agrees to hold Assignors harmless from any against any and all taxes, that are now hereby agrees to hold Assignors harmless from a second of the Technology.

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3-20-03 01:15pm From-HUTCHINSON BLACK and COOK, LLC	3034426593 1-826 P.U5/21 1-813
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IN WITHES WHEREOF, Assignors have caus	St tills workharm
name.	
SILICON VALLEY BANK	Marla John
Date: 3-4-2003	Signature of Assignor
	Anda Colonson, Seriar Vice Presiden
	Printed Name and Title
GATX VENTURES, INC.	
Date:	Signature of Assignor
	· Printed Name and Title
-	
SEQUEL ENTREPRENEURS' FUND II, L.P. as Collateral Agent	
Date:	Signature of Assignor
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section and the section of the secti	Printed Name and Title

3034426593

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03-20-03 01:15p	From BUTCHINSON BLACK and COOK, LLC	3034426593 1-826 2.81727 1-873
name.	•	sed this Assignment to be signed in Assignors'
SILICON	VALLEYBANK	
Date:		Signature of Assignor
•		Printed Name and Title
GATX V	'ENTURES, INC.	
Date:		Signature of Assignor
	•	Printed Name and Title
SEQUE	L ENTREPRENEURS' FUND II, L.P	Mh
as Colla	2-5-03	Signature of Assignor
	garanga masa sa ang ang ang ang ang ang ang ang ang an	To hu T. GREEK MANNEEL.  Printed Name and Title